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CAUSE NO. 21-CV-0426

JAMES ETHRIDGE

Plaintiff,

v.

SAMSUNG SDI CO. LTD; AMAZON.COM,
INC.; AMAZON.COM SERVICES, INC.; and
FIREHOUSE VAPORS, LLC;

Defendants.

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IN THE DISTRICT COURT OF: 48

GALVESTON COUNTY, TEXAS
DISTRICT COURT, TEXAS

405TH JUDICIAL DISTRICT

**ORDER GRANTING PLAINTIFF'S MOTION SEEKING PERMISSION FOR NON-
RESIDENT ATTORNEY, ANGELA J. NEHMENS, TO PARTICIPATE IN THE
ABOVE-CAPTIONED PROCEEDING**

On this day, the Court considered Plaintiff's Motion Seeking Permission for Non-Resident Attorney, Angela J. Nehmens, to Participate in the Above-Captioned Proceeding.

IT IS ORDERED, AJUDGED, AND DECREED that Plaintiff's Motion Seeking Permission for Non-Resident Attorney, Angela J. Nehmens, to Participate in the Above-Captioned Proceeding is GRANTED.

Signed this 29 day of June, 2021.


JUDGE PRESIDING

21-CV-0426
DCORGMOT
Order Granting Motion
2219069



EXHIBIT

C-1

CAUSE NO.

21 CV 0426James Ethridge

§

IN THE JUDICIAL DISTRICT COURT

vs.

§

OF GALVESTON COUNTY, TEXAS

Samsung SDI Co., Ltd., et al405TH DISTRICT COURT

FILED

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DISTRICT CLERK
GALVESTON COUNTY, TEXAS

DISCOVERY AND DOCKET CONTROL ORDER

1. 9.15.21 New Parties shall be joined and served by this date.
2. 10.15.21 EXPERTS for all Plaintiffs shall be designated by this date.
3. 11.15.21 EXPERTS for all **OTHER PARTIES** shall be designated by this date (30 days after date Plaintiff's experts are ordered to be designated).

Any party designating a testifying expert witness is **ORDERED** to provide no later than the dates set for such designation, the information set forth in Rule 194.2(f) and a written report prepared by the expert setting the substance of the experts opinions, unless a deposition is taken of the expert

An expert not designated prior to the ordered deadlines shall not be permitted to testify absent a showing of good cause.

4. _____ **DISCOVERY** deadlines controlled by designation of case. Counsel may by written agreement continue discovery beyond this deadline. Such continued discovery, however, will not delay the trial date without the Court's approval.

_____ Level One-(Rule 190.2) Discovery shall be completed 30 days before the date set for trial.

No. of hours per side for oral depositions: _____

No. of written interrogatories that maybe served by any party on another party: _____ (Excluding interrogatories asking a party to identify or authenticate specified documents).

_____ Level Two-(Rule 190.3) Discovery shall be completed the earlier of 30 days before the date set for trial or 9 months after the date of the first oral deposition of the due date of the first response to written discovery.

_____ Level Three-(Rule 190.4) Discovery shall be completed by this date.

No. of hours per side for oral depositions: 4

No. of written interrogatories that maybe served by any party on another party: 25 (Excluding interrogatories asking a party to identify or authenticate specified documents).

5. 11.15.21 Pleadings must be amended or supplemented by this date, except by written agreement of all parties.

6. 12-1-21 Mediation shall be completed by this date. Objections to mediation of the case must be filed within thirty days of this date. Within 5 days of mediating the case, the parties must file a joint statement to the court that they have mediated in good faith and include the date of mediation.

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Docket Control Order
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EXHIBIT

C-2

Any objection to the appointed mediator or any agreements by all parties to mediate with a different mediator must be filed with the court within 10 days of this order. Within this 10 day period, parties must agree upon and name the mediator with whom they will mediate, otherwise the court's appointment will stand.

7. ~~12-24-21~~ **Dec. 14, 2021** DEADLINE TO FILE ALL MOTIONS, except Motions in Limine, AND FOR MOVANT TO SECURE DATES AND TIMES FOR HEARINGS. NO HEARINGS WILL BE SET UNTIL A MOTION AND ORDER SETTING HEARING ARE ON FILE WITH THE CLERK. This includes motions to exclude expert testimony and any other challenges to expert testimony. (Six weeks prior to pre-trial)

8. 1-24-22 at 9:00 A.M. Pre-Trial Conference set. At least 3 days before pretrial, parties must file any written objections to witnesses, exhibits or motion in limine. All objections will be heard at pretrial conference. Court will also hear announcement of parties and written motions to continue at this setting. Failure to appear will be grounds for dismissal for want of prosecution or default judgment.

9. 2-14-22 at 9:00 a.M. Trial by Jury is set for one-week docket commencing on this date. At least one week prior to pretrial, parties are ordered to exchange the following and discuss what the parties will agree to and what issues are contested:

- ☒ Proposed jury charge or findings of fact and conclusions of law
- ☒ Motion in Limine
- ☒ Exhibit list
- ☒ Labeled and numbered exhibits
- ☒ Witness lists (inform court at earliest opportunity of scheduling problems relating to witnesses)

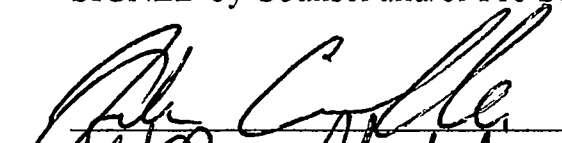
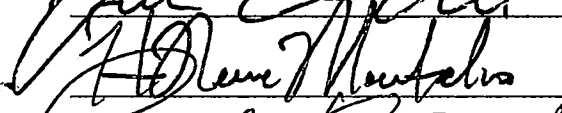
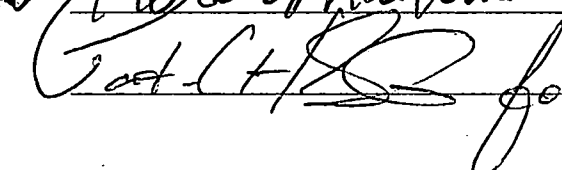
10. _____ at _____ .m. Trial before Court is set.

Proposed Findings of Fact and Conclusions of Law to be exchanged prior to trial date.

SIGNED on ~~30~~ 1 July, 20 21.


JARED S. ROBINSON, JUDGE
405TH JUDICIAL DISTRICT COURT

SIGNED by Counsel and/or Pro Se parties:

 Paul C. Gille Δ Firehouse Vapors LLC
 Adam Montelino Δ Amazon
 Court Clerk for PLAINTIFF

FILED

CAUSE NO. 21-CV-0426

21 OCT -7 PM 1:32

JAMES ETHRIDGE,

Plaintiff,

V.

SAMSUNG SDI CO. LTD;
AMAZON.COM, INC.;
AMAZON.COM SERVICES,
INC.; FIREHOUSE VAPORS,
LLC.

Defendants.

IN THE DISTRICT COURT OF

John D. Koral
DISTRICT CLERK
GALVESTON COUNTY, TEXAS

GALVESTON COUNTY, TEXAS

405TH JUDICIAL DISTRICT

**AGREED ORDER OF
DISMISSAL WITHOUT PREJUDICE**

ON THIS DAY came on to be heard Plaintiff's Motion to Dismiss without Prejudice as to Defendant FIREHOUSE VAPORS, LLC ("Defendant"). It appears to the Court that Plaintiff JAMES ETHRIDGE ("Plaintiff") no longer wishes to pursue this matter against Defendant.

IT IS THEREFORE ORDERED that the action and claims of Plaintiff against Defendant, FIREHOUSE VAPORS, LLC are hereby dismissed without prejudice.

IT IS FURTHER ORDERED that all parties shall bear their own courts costs, expenses, mediation fees, and attorneys' fees.

SIGNED this 7 day of October, 2021.

[Signature]

Judge Presiding

AGREED:

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By 
A. Craig Eiland

ATTORNEYS FOR PLAINTIFF

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By */s/ Luke Carrabba*
Luke C. Carrabba

ATTORNEY FOR DEFENDANT
FIREHOUSE VAPORS, LLC

Automated Certificate of eService

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Tereasa Hardy on behalf of A. Craig Eiland
 Bar No. 6502380
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 Envelope ID: 57717323
 Status as of 9/29/2021 2:56 PM CST

Associated Case Party: James Ethridge

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Allen Eiland	6502380	ceiland@eilandlaw.com	9/29/2021 2:51:50 PM	SENT
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Cynthia Rice		crice@eilandlaw.com	9/29/2021 2:51:50 PM	SENT
Angela J.Nehmens		anehmens@levinsimes.com	9/29/2021 2:51:50 PM	SENT
Luke Charles Carrabba	3869050	e-service@msc-lawyer.com	9/29/2021 2:51:50 PM	SENT

Associated Case Party: Samsung SDI Co. Ltd.

Name	BarNumber	Email	TimestampSubmitted	Status
William R.Moye		WMoye@thompsoncoe.com	9/29/2021 2:51:50 PM	SENT
Tanya White		twhite@thompsoncoe.com	9/29/2021 2:51:50 PM	SENT
William Moye		wmoye.service@thompsoncoe.com	9/29/2021 2:51:50 PM	SENT

Associated Case Party: Amazon.com Services, Inc.

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Associated Case Party: Amazon.com, Inc.

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